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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/779,842	02/18/2004	Jong Woo Kim	041501-5551-01	9434	•
30827	7590 05/01/2006		EXAM	INER	
	LONG & ALDRIDGE L	LP	DUDEK,	JAMES A	•
1900 K STREET, NW			ART UNIT	PAPER NUMBER	

2871

DATE MAILED: 05/01/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

· - · <u>-</u> · · · · · · · · · · · · · · · · · · ·		App	lication No.	Applicant(s)				
			779,842	KIM ET AL.				
Office Action Summary			miner	Art Unit	1			
	•		es A. Dudek	2871				
	The MAILING DATE of this communi				address			
Period fo		• •		•				
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO msions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commu- e period for reply specified above is less than thirty (30 period for reply is specified above, the maximum stature to reply within the set or extended period for reply verply received by the Office later than three months af ed patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In inication.) days, a reply within outory period will apply will, by statute, cause	n no event, however, may the statutory minimum of the y and will expire SIX (6) Month the application to become	a reply be timely filed nirty (30) days will be considered tin DNTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	nely. s communication.			
Status								
1)[X]	Responsive to communication(s) filed	d on 2/8/06						
•	· · · · · · · · · · · · · · · · · · ·	b)⊡ This actio	n is non-final.					
3)								
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims	·						
_		nlication						
	 Claim(s) 1-19 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 							
	Claim(s) is/are allowed.	, , , , , , , , , , , , , , , , , , ,						
· —	Claim(s) <u>1-19</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
• —	Claim(s) are subject to restrict	ion and/or elect	tion requirement.					
Applicat	ion Papers			*				
	The specification is objected to by the	Evaminor						
-	The drawing(s) filed on is/are:		or h) objected to	hy the Evaminer				
اساره،				·	*			
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to		-	• • •	• •			
		- J						
	ınder 35 U.S.C. § 119			•				
	Acknowledgment is made of a claim fo ☐ All b)☐ Some * c)☐ None of: 1.☐ Certified copies of the priority of			§ 119(a)-(d) or (f).				
	2. Certified copies of the priority of	locuments have	e been received in	Application No				
	3. Copies of the certified copies of	f the priority do	cuments have bee	n received in this Nationa	al Stage			
	application from the Internation	•	` ''					
* \$	See the attached detailed Office action	for a list of the	certified copies no	ot received.				
Attachmen								
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT	·O-948)		Summary (PTO-413) o(s)/Mail Date				
3) 🔲 Inform	nation Disclosure Statement(s) (PTO-1449 or P		5) D Notice of	Informal Patent Application (P	TO-152)			
Pape	r No(s)/Mail Date		6) 🗌 Other: _	·				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 6, 9-11 and 15-19 are rejected under 35 U.S.C. 102(e) as being anticipated by US006888608B2 (608)

Per claim 1, 608 teaches a method of fabricating a liquid crystal display device, comprising: preparing first and second substrates having an active area [display area] and a dummy area [off-display area]; forming at least one first column spacer on the active area on the second substrate [spacers 33 formed in display area]; forming at least one second column spacer in the dummy area on the second substrate [spacers 33 formed in off-display area]; forming a sealant in a periphery of the active area of the second substrate [seal 37, periphery being that area outside and surrounding the display area]; and bonding the first and second substrates to each other [see figure 1].

Per claim 6, 868 teaches the method of claim 1, further comprising forming at least one third column spacer outside the active area of the second substrate [spacer 33 in off-display area]

Per claims 9-10, 868 teaches the method of claim 1, further comprising forming a liquid crystal layer between the first and second substrates [LC 40].

Per claim 11, 868 teaches the method of claim 1, further comprising forming a sliver pattern in a periphery of the active area of the first substrate [the sliver paste, see column 1, lines 55-63].

Per claim 15, 868 teaches the method of claim 1, wherein the first column spacer is formed on the wiring part of the first substrate [see figure 1 and gate 12].

Per claim 16 and 17, 868 teaches the method of claim 1, further comprising: forming a black matrix [36] and a color filter layer [32] on the second substrate; and forming an overcoat layer on the color filter layer [34].

Claim 18 is inherent.

Per claim 19, 608 teaches the step of forming a dummy color filter layer on the periphery of the active area of the second substrate [the spacers 33 are formed from color filters.]

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 2-5, 7-8 and 12-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over 608.

Per claims 2-3, 5 and 8 608 teaches the method of claim 1, but lacks the sealant formed of an organic photo-hardening sealant. However, it was well known to use mixtures of organic photo and thermo hardening seals to ensure a tight seal. Accordingly it would have been obvious to one of ordinary skill at the time of invention to combine the well known photo/thermo seal with 608.

Per claims 4 and 7, 608 teaches the method of claim 1, but lacks the first and second column spacers are about 5 to 30 microns in width. However it was a matter of design when

choosing the width. If the width is smaller, then the aperture increase and more light will pass. But the space accuracy will decrease. On the other hand, if the width is increased less light will pass, but the space accuracy will increase. It would have been obvious to one of ordinary skill at the time of invention to choose a width between 5 and 30 microns.

Per claim 12, 608 teaches the method of claim 1, but lacks the steps of bonding the first and second substrates to each other includes: loading the second substrate on an upper stage of a bonding machine to face into the first substrate; loading the first substrate on a lower stage of the bonding machine; evacuating a chamber of the bonding machine; aligning the first and second substrates; and attaching the first and second substrates to each other. However, if not explicitly taught each of these method step are well known in the art to ensure proper gap spacing and alignment using an efficient method. Accordingly, it would have been obvious to one of ordinary skill at the time of invention.

Per claim 13, 608 teaches the method of claim 12, but lacks the step of venting the chamber to an atmospheric pressure to press the attached substrates by difference between an inner pressure of the bonded substrates and the atmospheric pressure and applying a UV-ray to the attached substrates to harden the sealant. However is was also well known to create a vacuum of at least one atmosphere to apply pressure on the substrates and use UV light to harden the seal to ensure the liquid crystal is seal properly. It would have been obvious to one of ordinary skill at the time of invention.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

Response to Arguments

Applicant's arguments filed 2/8/06 have been fully considered but they are not

persuasive. Applicant argues that "[t]he structure of claim 1 of the present invention is different

from the Miyazaki structure in that Miyasaki does not discloses or suggest 'forming at least one

second column spacer in the dummy area on the overcoat layer of the second substrate; forming

a sealant in a periphery of the active area of the second substrate; forming a liquid crystal layer

between the first and second substrates." Claim one does not recite an overcoat layer and there

is a liquid crystal layer as shown in the figures.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to James A. Dudek whose telephone number is 571-272-2290. The

examiner can normally be reached on 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Robert H. Kim can be reached on 571-272-2293. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have guestions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at/866/217/9197 (toll-free).

amés A. Dudek

Primary Examiner

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